

COURT-HOUSE LOCALS.

A Number of Interesting Cases in the Various Courts.

A New Slander Suit—John T. Woodard Thinks a New Trial Will Not Be Granted Him.

D. W. Springer will erect an \$1,800 frame dwelling at 331 North Noble street.

Eli Blanks entered a plea of guilty yesterday to stealing a gun and fish reel, and was given two years north.

William A. Scott and William H. Sharpe have given \$5,000 bonds as administrators of the estate of Jacob Scott, deceased.

Ida D. Barkley, yesterday, took judgment by confession against Alfred and J. O. S. Harrison, in the Circuit Court, for \$1,252.

In the suit of John W. O'Harrow vs. the Adams Express Company for damages for alleged false imprisonment, the defendant has filed a plea in abatement.

Judgments were yesterday entered in the Circuit Court against the estate of Rufus Barr, deceased, for several parties on claims and notes, aggregating \$1,166.

The case of William Patterson vs. the estate of G. H. Voss, deceased, to collect \$2,500 for legal services, was argued before the Circuit Court yesterday.

James Board yesterday was put on trial for grand larceny and receiving stolen goods. He was indicted for the theft of parts of a thrashing machine. The case was continued for further evidence.

The argument in the damage suit of William C. Whitehead vs. the I. B. and W. for \$40,000 for personal injuries was concluded yesterday noon. The jury was charged in the afternoon and sent to the consultation room.

Suit was filed yesterday by Jeremiah Miller against John T. Woodard to collect the \$1,200, the embargement of which secured the latter five-year term in the Northern Prison. The complaint is in two paragraphs.

The coroner yesterday returned his verdict in the inquest of Dr. Sutherland, finding that the deceased "came to his death from opium poisoning, but how and in what quantity administered I am unable to learn. There is no evidence of self-destruction."

In the statement of Emsley Wright, administrator of the estate of John R. Julian vs. John W. Julian and others, to settle a partnership, W. F. Elliott was yesterday appointed Receiver by Judge Ayers. The case has been to the Supreme Court once.

The motion for a new trial in the case of John T. Woodard, for embezzlement, will be presented and argued Monday. Woodard has requested Sheriff Carter to allow him to go out and settle up his business, saying he has no hope of relief short of the Supreme Court.

The will of John C. Brinkmeyer, deceased, was filed for probate yesterday. The property is left to the widow, who upon marriage, is to surrender all but that part to which she is entitled under the statute, and this is to be divided among the children equally.

Samuel Coleman entered a plea of guilty to petit larceny in the Criminal Court yesterday, and was given thirty days in the jail and a dollar fine. He stole a pair of shoes, a pair of pants and a gold pen-holder. Proof of former good character was the cause of the clemency of the Court.

George P. Kissell and Christian Piel yesterday filed suit against the C. H. and L. Road to recover certain real estate. The complaints are substantially the same in all particulars. Demand is made in each for possession and \$1,000 damages for detention, with interrogatories attached.

Ellen Garrovan yesterday filed complaint against James L. Simpson for slander, alleging for cause that on the 10th day of this month Simpson, in the presence of the plaintiff and other good citizens, used language imputing to her a want of chastity and virtue. Demand is made for \$5,000.

In the suit of William O. Patterson vs. William Noble a new trial has been refused and judgment entered for plaintiff for \$125. This was the suit for damages growing out of the death of a horse belonging to plaintiff which defendant had hired, and which was killed by careless and reckless driving.

George K. Perrin has filed suit against George and Sibilla Lehnert to collect \$250.40 for services rendered. The complaint charges that after the indebtedness had accrued defendants transferred their property valued at \$21,000, which was afterwards reconveyed to the wife, for the purpose of defrauding creditors. Demand is made for \$250 judgment.

The case of Gottlieb Williams vs. Henry Weghorst and others is on trial by jury in Room 2. The suit was tried two months ago and the jury disagreed. Williams sued for damages, alleged to have been sustained by reason of his wife's sickness, which was caused by the raising of the house of the defendant in which plaintiff's family was living. Mrs. Williams catching cold in consequence thereof.

The suit of Charles L. Merrill vs. Jacob S. Hildebrand and others went to the jury in Room 2 yesterday, and a special verdict in the form of answers to interrogatories was returned. The questions of law involved will be decided by Judge Howe upon the findings of fact as disclosed in the answers. This is the case where plaintiff is suing for certain rights in the Merrill Pump Company's business.

Suits have been filed within the last few days by Ida D. Barkley, John Lassen, Peter Wright, Edward Gaston, C. F. Roeker, John Burk and Fred Packard, Peter Lassen and Byron Hutchinson against John C. S. Harrison and Judge Lamb, which are supplemental judgments having been taken heretofore against the Harrisons in the Circuit Court. The object of these suits is to have the defendants appear and testify as to what property they have subject to execution, and were filed in view of the recent decision of the Supreme Court upon the validity of the appointment of Judge Lamb, Receiver of Harrison's Bank.

Frank Cannon, who was arrested two days ago for theft of articles from a West Washington street saloon, wanted his case continued before the Mayor yesterday. It was then dismissed and a charge of grand larceny was placed against him, the accusation being that he had recently stolen a quantity of velvet plush, some carpenter's tools and other valuables from Colonel Gray's upholstery establishment on Fort Wayne avenue. To this he entered a plea of guilty and expressed an anxiety to have an information filed at once in the Criminal Court so that he

could plead guilty there and take his sentence at once, without waiting for the formality of a grand jury investigation.

RAILWAY NEWS.

Earnings of the C. I. St. L. and C.—The Illinois Midland to be Sold—Other Items of the Rail.

J. C. Cook has been appointed agent at Woodville, on the Terre Haute and Logansport division of the Vandalia.

It is understood that the Wooley Electric Headlight Company will begin work on their new building in this city in a few days.

The Bee Line changes time to-morrow—when the real contest between this road and the Vandalia for business east and west will begin in earnest.

Several hundred men are at work on Mr. Mackey's new road between Washington and Washington. Trains will begin running over this line during the latter part of next winter.

Manager Henderson, of the I. B. and W., who has returned from a trip of inspection over the road, says that expenditures for repairs this year will be comparatively light, the time being in very good condition.

Robert Starbuck, at present chief clerk in the office of Superintendent Ewan, of the Bee Line, has been appointed conductor on the east-bound limited to go on that road to-morrow. He will be succeeded by S. C. Speelman.

The receiver of the Indiana and Illinois Southern is making a number of needed improvements in the road. The business of the I. and I. S. is increasing steadily since it passed into the hands of the receiver, and the road will not discontinue operations as heretofore stated. It passes through a country that abounds in agricultural and mineral products.

Mr. Andrew Graham, of the firm of Graham & Sons, bankers and steamship agents, 113 South Dearborn street, Chicago, Ill., reports a large and increasing emigration from European countries this spring. His agency distributes from twenty-five to thirty emigrants daily in Chicago and suburbs with several hundred paroled out for the Western States and Territories. He speaks in glowing terms of the kindness and attention the Pennsylvania Railway Company extends to the emigrants who have the good fortune to be booked over his lines.

A telegram from Chicago announces that a decision has been rendered in the suit for the sale of the Illinois Midland, and the road will be disposed of at once. Traffic Manager Shriver says that there may be an appeal for a hearing, but this is not at all likely. The Midland has been appraised at something over \$2,000,000. It is a question whether any one will feel like paying so large an amount for the property, considering the condition of the road. Experts who have examined the road state that \$300,000 would be required to place the road in good condition. It is thought that were this expenditure made, the road could be made to pay better than it ever has before. It was reported some time ago that the Vandalia people would bid for the Midland, but it afterwards turned out that there was nothing in the report. It is now understood that the Warrings will secure the road. The sale will take place about the latter part of July.

EARNINGS OF THE BIG FOUR.

The business of the C. I. St. L. and C. continues to increase as the season advances. M. E. F. Osborne, Treasurer of the Big Four, makes the following comparative statement of earnings for the second week of the present month:

	1884.	1885.
From passengers.....	\$10,468 82	\$12,435 50
From local freight.....	11,088 40	14,777 74
From express freight.....	16,531 45	15,225 63
From mail.....	289 20	574 35
From express.....	1,105 53	1,275 00
From mail.....	1,639 40	1,578 00
Total.....	\$47,215 00	\$46,166 50
And total of first quarter.....	47,215 00	42,091 62
Total.....	\$94,430 00	\$88,258 12

Local Courts.

Room No. 1—Hon. N. B. Taylor, Judge.

Charles A. Anshausen vs. Louis P. Kiefer et al. Appeal. Two cases. Dismissed.

William C. Whitehead vs. the I. B. and W. Railway Company. Suit for damages. On trial by jury.

Room No. 2—Hon. D. W. Howe, Judge.

Charles Le Merrill vs. Jacob S. Hildebrand et al. Special verdict.

Francis Rothrock vs. Henry Rothrock. Suit on note. Judgment on verdict for \$178.83.

Gottlieb Williams vs. Henry Weghorst, et al. Suit for damages. On trial by jury.

William O. Patterson vs. William Noble. Judgment for \$125.

Room 3—Hon. Lewis C. Walker, Judge.

Emma B. Fitzgerald vs. James J. Shank. To quiet title. On trial by the Court.

CRIMINAL COURT.

Hon. Pierce Norton, Judge.

State vs. Samuel Coleman. Petit larceny. Plea of guilty. Sentenced to jail for thirty days and fined \$1.

State vs. James Board. Grand larceny and receiving stolen goods. On trial by the Court.

State vs. Eli Blanks. Grand larceny. Plea of guilty. Sentenced to the State Prison for two years.

CIRCUIT COURT.

Hon. A. C. Ayres, Judge.

William Patterson vs. The Estate of Gustavus H. Voss, deceased. Claim. On trial by jury.

Joseph N. Power vs. Estate of Rufus Barr, deceased. Claim. Judgment for \$20.59.

Joseph W. Bates vs. Estate of Rufus Barr, deceased. Claim. Judgment for \$45.

Ida D. Barkley vs. Alfred Harrison et al. Judgment for \$1,252.

DEARBROUGH ARRESTED.

Reason Assigned for the Suicide of George W. Hensley.

The Muncie authorities telephoned police headquarters last night that "Dr." Dearbaugh, the man who performed an abortion on the wife of Charles Hensley in this city some two months ago, was in that town, and wanted to know whether they should detain him. Station-keeper Taft answered in the affirmative, and a few minutes later they telephoned that he had been locked up. Officer Taft will go after Dearbaugh this morning. Dearbaugh, it will be remembered, jumped the town before his victim died, but her husband, who was then a merchant policeman, remained here and was arrested. He is now in jail awaiting trial.

In this connection it is learned that the George W. Hensley who recently committed suicide in Florida was a brother of Charles Hensley, now awaiting trial in the Criminal Court for having an abortion procured on his wife last fall, by reason of which she died. The deceased was examined at length by the coroner, and testified to having warned his brother against his criminal practices, asserting that he would sooner or later go to prison, if he was not hung. It is now believed that the reason of the suicide was the mental depression caused by the situation of his brother Charles, and that there appeared no other relief from the necessity of testifying against him in the approaching trial except to take his own life.

Real Estate Transfers.

The following deeds were recorded on Friday, May 22, as reported by Steeg & Bernhardt, abstract compilers, 12 and 15 Thorpe Block. Telephone 1,018:

L. Grand Landon and wife to Thomas Allen, warranty deed to lot 23 in Rudolph & Vinton's Park Place addition to the city of Indianapolis.....	200 00
Andrew Nuvessag and wife to Henry Nuvessag, warranty deed to lot 3 in McLaughlin's Woodland addition to the town of Southport.....	700 00
Samuel sheets and wife to Margaret N. Scher, warranty deed to lots 6, 7 and 8 in square 3 in the town of Broad Ripple.....	300 00
James C. Wheat and wife to Amanda Wamsley, warranty deed to lot 2 in T. Gibson's subdivision of outlet 23 in Thomas Johnson's heirs' addition to the city of Indianapolis.....	1,200 00
Wm. Wallace, receiver, to Wm. T. Williamson, receiver's deed to lot 2 in Sullivan's subdivision of lot 10 in A. E. Fletcher's first addition to the city of Indianapolis.....	250 00
Conveyances, 5, consideration.....	2,950 00
Caroline Bruner to Maria Hart, warranty deed to part of lot 42 in C. St. John West's addition to the city of Indianapolis.....	200 00
Wm. Wallace, receiver, to Martin Golen, receiver's deed to lots 15 and 16 in Clifford Place in the city of Indianapolis.....	450 00
The Citizens' National Bank of Indianapolis to Charles T. Paul, warranty deed to lots 11 and 12 in James H. Rudolph's Glenwood.....	250 00
Augustus D. Lynch and wife to George Heldt, warranty deed to lots 29, 30 and 31 in James W. King's subdivision of May, Wagon & Co.'s Hibernia Park addition to the city of Indianapolis.....	255 00
Conveyances, 4, consideration.....	1,155 00

Indiana Inventors.

A weekly list of United States patents issued to the inventors of Indiana for the week ending May 19, 1885, and each patent in the list will bear that date. Reported expressly for the Indianapolis Daily Sentinel, by A. H. Evans & Co., American and foreign patent solicitors, Washington, D. C. Charge for obtaining a patent, \$25. A copy of the patent laws sent free on application.

Breman, J. M., Elkhardt, self-closing cocks for water pipes.

Cook, D. Lawrenceburg, pump handle.

Curtner, P. H., Hazelton, and C. C. Genung, Evansville, car brake.

Duncan, W. H., Rock Lake, barrow.

Goodenough, John, Indianapolis, cultivator coupling.

Hull, N. A., Peru, fence post.

Marmon, D. W., Indianapolis, box supporter.

Newell, William, Attica, wheel plow.

Rowell, J. L., and W. F. Nole, Evansville, machine for attaching buttons to garments.

Smith, F. M., Palmyra, saw.

Thomas, E. F., Camden, excavator.

Trachsel, J. J., K. K. Lipps and W. H. Turner, Columbia City, weather strip.

On the Missing List.

William Dixon, of South Missouri street, is on the missing list. Dixon, who disappeared from home on Tuesday last, is twenty-seven years of age, dark complexioned, dark brown hair and a sandy mustache. He was last seen at the "Hub" saloon.

On Thursday morning Johnny Brester, eight years of age, a pupil in the Thirteenth Ward school, left the school room to purchase a state pencil and did not return again nor did he go to his home. Johnny resides at 62 Buchanan street, and naturally enough his parents are almost distracted over his continued absence. The police are unable to obtain any clue to his whereabouts.

Willie Barner, aged eleven, also disappeared on Tuesday and has not been seen since. His home is Daugherty street, near Virginia avenue.

"Engaging in a Gift Enterprise."

Patrolman Hines, who is known as the "Dead Fall" copper, stepped into the lottery shop owned by one Mackavery on Malott avenue early yesterday morning. The policeman was dressed in citizen's clothes and asked the young man in charge, Amest Stevens, for a ticket at the price demanded for the pinstripe. The young fellow handed the ticket over the counter, and in less than a half hour afterward was languishing behind the bars at the Station House with the charge "Engaging in a gift enterprise" opposite his name. Other arrests will follow.

After a Treasurer's Cash.

Word reaches the city from Nashville, Brown County, that the County Treasurer's safe at that place was partially wrecked by burglars on Thursday night, the outer doors being removed by the force of the explosion. The burglars failed to get into the burglar-proof part of the safe, and for this reason secured very little money, the exact amount not being known, but certainly not more than \$15.

Y. M. C. A. Notes.

Rev. J. A. Rondthaler is still in charge of the Union Teachers' Meeting, which meets every Saturday at 4 o'clock p. m., at the Y. M. C. A. rooms.

Mr. George W. Cobb will conduct the 4 o'clock gospel meeting to-morrow afternoon. Matters of special importance will be considered at to-night's meeting for young men only.

The most stubborn cases of dyspepsia and sick headache yield to the regulating and purifying influence of Hood's Sarsaparilla. Try it.

TEST YOUR BAKING POWDER TO-DAY.

Brands advertised as absolutely pure CONTAIN AMMONIA.

THE TEST: Place a small quantity of the powder in a test glass, add a few drops of water, and if it foams, it is pure. If it does not foam, it contains ammonia.



DOES NOT CONTAIN AMMONIA. No Ammonia has ever been questioned. In a million homes for a quarter of a century it has stood the consumers' reliable test.

THE TEST OF THE OVEN. Price Baking Powder Co., Bakers.

Dr. Price's Special Flavoring Extracts. The strongest, most delicious and natural flavor known.

Dr. Price's Lupulin Yeast Gems. For Light, Healthy Bread, the Best Dry Mix.

For Sale by Grocers. CHICAGO. ST. LOUIS.

THIS IS THE GENUINE! SOLD ONLY IN BOTTLES WITH BUFF WRAPPERS. SEE THAT STRIP OVER COOK IS UNBROKEN.

Our trade-mark around every bottle. In each one! Every Drop is Worth Its Weight in Gold.



It soothes and heals all kinds of inflammation, such as BRUISES, BURNS, SCALDS, SORES, CHILBLAINS, RHEUMATISM, GOUT, PILES, BLIND, BLEEDING OR ITCHING, ULCERS, OLD OR NEW WOUNDS, EYES, BURNS, TOOTHACHE, EARACHE, SORE THROAT, SCALDS, SPRAINS, the greatest known remedy. Controls HEMORRHOIDS, FEMALE COMPLAINTS, BLEEDING NOSE, MOUTH, STOMACH, LUNGS, OR ANY AND ALL AFFECTIONS OF THE SKIN. IT IS UNUSUAL TO USE ANY PREPARATION EXCEPT THIS GENUINE WITH OUR DIRECTIONS. Price 50c.

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DR. DAVID KENNEDY'S FAVORITE REMEDY.

For the Cure of Kidney and Liver Complaints, Constipation, and all Disorders arising from an impure state of the blood.

To women who suffer from any of the life peculiar to their sex it is an unfailing remedy. All Druggists. One Dollar a bottle, or address Dr. David Kennedy, Boston, N. Y.

HE FELL IN THE STREETS.

KENNEDY'S FAVORITE REMEDY Cures a Terrible Case of Gravel When Other Help Failed.

What is Gravel? What causes it and who are most liable to it? It is frequently attended with acute pain, and unless relief can be found, produces inflammation and death. Both sexes and all ages are liable to it, although men who have reached or passed middle age are the most common victims. Nothing is more urgently needed than a reliable medicine for Gravel, as the disease seems on the increase, and we are glad to say that such a specific is now before the public in the form of DR. DAVID KENNEDY'S FAVORITE REMEDY, of Rondout, N. Y. We put in evidence the following letter, selected from many similar communications:

PITTSFIELD, Mass., March, 1884.

Dr. David Kennedy.

DEAR SIR—You have a right to know, and I desire the public to know my experience with Gravel, and my remarkable recovery through the use of your "FAVORITE REMEDY." I am a carpenter living in this place, and there are plenty of witnesses to the truth of what I say. My first comparatively slight attack of Gravel was in the year 1858. It passed away, and I had it more trouble until last July, 1883. One day when at work in my shop I was suddenly seized with a keen and terrible pain in my left side. I consulted two physicians at once. One said: "I can do nothing for you. Your case is incurable!" I was frightened and went to the second, who said little, but gave me a prescription. It did no good. Then began a series of experiences, the agony and horror of which words can not depict. Think of it! I was sometimes taken to the street, and would fall, writhing with agony, upon the sidewalk. It was death in life. Thank Heaven, I then heard of "KENNEDY'S FAVORITE REMEDY," through Mr. F. P. Cooke. I had not used half a bottle when I passed three stones in succession, one of which was nearly one-half an inch long. I persevered with the medicine, the symptoms gradually abated, and I have had no more trouble since. I am well, thanks to you and "FAVORITE REMEDY." Yours most gratefully, JAMES D. KENNEDY.

What "FAVORITE REMEDY" did in this case it has done in many others. If you desire to do so Address—Dr. David Kennedy, Rondout, N. Y.

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STEAM DYEING, Cleaning and Repairing, Ladies' Wearing Apparel of all kinds Cleaned and Dyed. Also Lace and Damask Curtains Refinished.

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